

Thank you to the members of the legislative Judiciary Committee for the opportunity to address matters of public urgency.

Judge Taggart Adams last day as a trial judge referee should be on March 9, 2015 when his sixteen year reign of terror should end.

Judge Adams, on December 2, 2009, as the Chief Administrative Judge in Stamford, Connecticut, conducted a hearing in my family case which demonstrated what little respect he has for his Oath of Office.

On December 2, 2009, a day which will live in infamy in my life and that of my two children, Judge Taggart Adams publicly pummeled me into a proverbial "bloody pulp" with a wanton, reckless and malicious use of his gavel of injustice.

In one day, Judge Adams presided in a hearing in which he violated no less than five of the most coveted Amendments to the Bill of Rights, the First, Fourth, Fifth, Sixth and Ninth.

Like Atilla the Hun, Judge Adams continued his unabashed swath of destruction of the United States Constitution in raping and pillaging the Due Process and Equal Protection Clause of the Fourteenth Amendment.

For his conduct on December 2, 2009, Judge Taggart Adams has warranted this public verbal flogging in front of television cameras and to be captured on UTube around the country.

On December 2, 2009, Judge Taggart Adams conspired with Judge Marylouise Schofield and Attorney Veronica Reich, of the law firm of Bai, Pollock, Blueweiss and Mulcahey to strip me of my joint legal and physical custody rights—without a hearing and further ordered me to supervised visitation--without any allegations set forth of abuse, neglect or abandonment filed in an ex parte motion for order to modify custody filed without the advised consent of my son who was 15 and my daughter 13 at the time. All of this retaliation occurred less than fourteen days after three judicial review council complaints were filed.

Attorney Reich ran up nearly \$250,000 of associated legal costs in her misrepresentations and accrued another \$200,000 of tax liabilities for me liquidating my retirement funding—to pay for shredding the integrity of my family life which I defend today in the court of public opinion as the most precious of my Fifth Amendment liberty interests.

Furthermore, Judge Adams aided and abetted inheritance and estate tax fraud committed by my ex-spouse and additional family members that sequestered tens of thousands of shares of J&J stock. My ex-spouse failed to declare \$14,402 in foreign dividend income on form 1116 of her federal tax returns in a sworn financial affidavit filed by her equally disingenuous Attorney Kevin F. Collins who also failed to declare the foreign asset producing that dividend income.

Do I think that the majority group of lawyers, who sit on this judiciary committee, including the co-chair William Tong, will hold Judge Taggart Adams accountable for his actions on December 2, 2009, and captured in public documents posted on this judiciary committee's website?

Representative Tong, nor any lawyers sitting on this judiciary committee has personal courage to take on judicial corruption in his own district because it might effect the outcome next time he or one of his legal colleagues at Finn, Dixon and Herling goes to court in Stamford, Connecticut in front of Judge Adams corrupt colleagues.

I would be happy to take questions now that the bright light has been illuminated on the corrupt practices conducted in the Courts of Stamford by the likes of former Chief Administrative Judge Taggart Adams.